§ 90.905 Testing exemption.

- (a) Any person requesting a testing exemption must demonstrate the following:
- (1) That the proposed test program has a purpose which constitutes an appropriate basis for an exemption in accordance with §90.1004(b), and in accordance with subsection (b) of this section;
- (2) That the proposed test program necessitates the granting of an exemption, in accordance with subsection (c) of this section;
- (3) That the proposed test program exhibits reasonableness in scope, in accordance with subsection (d) of this section; and
- (4) That the proposed test program exhibits a degree of control consonant with the purpose of the program and EPA's monitoring requirements, in accordance with subsection (e) of this section.
- (b) With respect to the purpose of the proposed test program, an appropriate purpose would be research, investigations, studies, demonstrations, or training, but not national security. A concise statement of purpose is a required item of information.
- (c) With respect to the necessity that an exemption be granted, necessity arises from an inability to achieve the stated purpose in a practicable manner without performing or causing to be performed one or more of the prohibited acts under §90.1003. In appropriate circumstances, time constraints may be a sufficient basis for necessity, but the cost of certification alone, in the absence of extraordinary circumstances, is not a basis for necessity.
- (d) With respect to reasonableness, a test program must exhibit a duration of reasonable length and affect a reasonable number of engines. In this regard, required items of information include:
- (1) An estimate of the program's duration; and
- (2) The maximum number of nonroad engines involved.
- (e) With respect to control, the test program must incorporate procedures consistent with the purpose of the test and be capable of affording EPA moni-

- toring capability. As a minimum, required items of information include:
 - (1) The technical nature of the test;
 - (2) The site of the test;
- (3) The duration and accumulated engine operation associated with the test;
- (4) The ownership arrangement with regard to the engines involved in the test;
- (5) The intended final disposition of the engines;
- (6) The manner in which the engines used in the test will be identified, and that identification recorded, and made available; and
- (7) The means or procedure whereby test results will be recorded.
- (f) A manufacturer of new nonroad engines may request a testing exemption to cover nonroad engines intended for use in test programs planned or anticipated over the course of a subsequent one-year period. Unless otherwise required by the Director, Engine Programs and Compliance Division, a manufacturer requesting such an exemption need only furnish the information required by paragraphs (a)(1) and (d)(2) of this section along with a description of the recordkeeping and control procedures that will be employed to assure that the engines are used for purposes consistent with §90.1004(b).

[60 FR 34598, July 3, 1995, as amended at 64 FR 15252, Mar. 30, 1999]

§ 90.906 Manufacturer-owned exemption and precertification exemption.

- (a) Any manufacturer owned nonroad engine, as defined by §90.902, is exempt from §90.1003, without application, if the manufacturer complies with the following terms and conditions:
- (1) The manufacturer must establish, maintain, and retain the following adequately organized and indexed information on each exempted engine:
 - (i) Engine identification number;
- (ii) Use of the engine on exempt status; and
- (iii) Final disposition of any engine removed from exempt status.
- (2) The manufacturer must provide right of entry and access to these records to EPA authorized representatives as required by § 90.506.
- (3) Unless the requirement is waived or an alternative procedure is approved